UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA ROCK HILL DIVISION

Wonderland Switzerland AG,)
Plaintiff,) Case No. 0:19-cv-2475-JMC
v.) Judge J. Michelle Childs
Britax Child Safety, Inc.,)
Defendant.)
)

JOINT SUBMISSION OF AMENDED SCHEDULING ORDER PER ORDER (ECF NO. 81)

Pursuant to paragraph 1 of the Court's Third Amended Scheduling Order (ECF No. 81), Plaintiff and Defendant jointly submit a Fourth Amended Scheduling Order in the above matter and request that the Court enter the same pursuant to Fed. R. Civ. P. 6(b) and Local Civil Rule 6.01. The parties submit a proposed Fourth Amended Scheduling Order herewith. *See* Exhibit A.

Paragraph 1 of the existing Scheduling Order (ECF No. 81) requires that the schedule be amended to include calendar dates (rather than placeholder dates) within ten days of the Court's issuance of its claim construction order (ECF No. 84). In addition to substituting calendar dates as required by the order, the parties jointly propose altering the dates in the scheduling order to move any due date falling on a weekend to the following Monday. In particular, relative to the placeholder dates specified in the existing Scheduling Order (ECF No. 81), the following dates have been adjusted:

- Paragraph 4: date modified to Monday, February 8, 2021, from February 6.
- Paragraph 5: date modified to Monday, March 8, 2021, from March 6.

- Paragraph 6: date modified to Monday, March 22, 2021, from March 20.
- Paragraph 11: first date modified to Monday, July 26, 2021, from July 24; second date altered to August 30, 2021, from August 28.
- Paragraph 12: first date modified to Monday, August 2, 2021, from July 31;
 second date modified to Monday, August 30, 2021, from August 28.

The dates in the existing Scheduling Order have not otherwise been altered.

WHEREFORE, the parties respectfully request that the Court enter the attached Fourth Amended Scheduling Order submitted herewith.

WE SO MOVE

s/ Jason A. Pittman

Tim F. Williams (Fed. Id. 6276) Jason A. Pittman (Fed. Id. 10270) DORITY & MANNING, P.A. P.O. Box 1449 Greenville, S.C. 29602-1449

Tel: 864-271-1592 Fax: 864-233-7342 timw@dority-manning.com

jpittman@dority-manning.com

Frank A. DeCosta, III (pro hac vice)
Aaron L. Parker (pro hac vice)
Daniel F. Klodowski (pro hac vice)
FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, LLP
901 New York Ave., NW
Washington, DC 20001
Tel.: (202) 408-4000
Fax: (202) 408-4400

Fax: (202) 408-4000 frank.decosta@finnegan.com aaron.parker@finnegan.com

daniel.klodowski@finnegan.com

Gary C. Ma (pro hac vice)
FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, LLP
Hung Kuo Building

12D, 167 DunHua North Road Taipei, Taiwan 105

Tel.: +886 2 2712 7001 ext. 102

Fax: (202) 408-4400 gary.ma@finnegan.com

Attorneys for Plaintiff Wonderland Switzerland AG

WE SO MOVE

S / Tara C. Sullivan K&L GATES LLP

Tara C. Sullivan

134 Meeting Street

Suite 500

Charleston, SC 29401

Phone: 843.579.5600

tara.sullivan@klgates.com

Alan L. Barry (pro hac vice)

Benjamin E. Weed (pro hac vice)

Christopher J. Fahy (pro hac vice)

Devon C. Beane (pro hac vice)

Gina A. Johnson (pro hac vice)

Erik J. Halverson (pro hac vice)

70 W. Madison St.

Suite 3300

Chicago, IL 60602

Phone: 312-372-1121

alan.barry@klgates.com

benjamin.weed@klgates.com

christopher.fahy@klgates.com

devon.beane@klgates.com

gina.johnson@klgates.com

erik.halverson@klgates.com

Attorneys for Defendant Britax Child Safety, Inc.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the above and foregoing JOINT SUBMISSION OF AMENDED SCHEDULING ORDER PER ORDER (ECF NO.

81) has been served on December 11, 2020, on all counsel of record by the Court's Electronic Filing System.

s/Jason A Pittman

Jason A. Pittman (Fed. Id. 10270) DORITY & MANNING, P.A. P.O. Box 1449 Greenville, South Carolina 29602 Telephone: (864) 271-1592

Email: jpittman@dority-manning

Facsimile: (864) 233-7342